

1                   GREENE BROILLET & WHEELER, LLP  
 2                   LAWYERS  
 3                   100 WILSHIRE BOULEVARD, SUITE 2100  
 4                   P.O. BOX 2131  
 5                   SANTA MONICA, CALIFORNIA 90407-2131  
 6                   TEL. (310) 576-1200  
 7                   FAX. (310) 576-1220

(SPACE BELOW FOR FILING STAMP ONLY)

8                   BROWNE GREENE, State Bar No. 38441  
 9                   ALAN VAN GELDER, State Bar No. 221820

10                  Plaintiffs

11                  Attorneys for \_\_\_\_\_

12                  UNITED STATES DISTRICT COURT  
 13                  NORTHERN DISTRICT OF CALIFORNIA  
 14                  SAN FRANCISCO DIVISION

15                  THOMAS B. GAINES, a deceased minor child by and through his personal representative(s) and/or successor(s) in interest; DIANA L. GAINES, individually, as Executor of the Estate of Thomas B. Gaines, and as Thomas B. Gaines' personal representative and successor in interest; GARY D. GAINES, as individually and as Thomas B. Gaines' personal representative and successor of interest; and THE ESTATE OF THOMAS B. GAINES,	16                  CASE NO. 3:07-cv-05503.EMC (formerly CGC -06-457600)
17                  Plaintiffs,	18                  AMENDED NOTICE OF ASSOCIATION OF COUNSEL
19                  vs.	20                  (Complaint Filed: 12/28/04)
21                  JOHNSON & JOHNSON, a New Jersey corporation; MCNEIL CONSUMER & SPECIALTY PHARMACEUTICALS, a Division of MCNEIL-PPC, INC., a New Jersey corporation; MCKESSON CORPORATION, a Delaware corporation; WAL-MART STORES, INC., a Delaware corporation; and DOES 1 through 100, inclusive,	22                  Defendants.

23                  TO ALL INTERESTED PARTIES AND TO THEIR ATTORNEYS OF RECORD:

1           **PLEASE TAKE NOTICE** that Daniel Balaban with the Law Offices of Brian D.  
2 Witzer has associated with the law firm of Greene Broillet & Wheeler, LLP., as attorneys for Plaintiffs,  
3 THOMAS B. GAINES, DIANA L. GAINES, GARY D. GAINES and THE ESTATE OF THOMAS  
4 B GAINES.

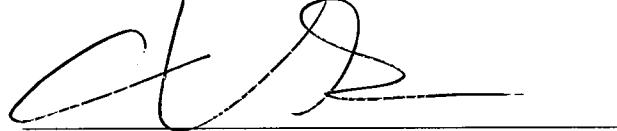
5           In the previous Notice filed by counsel for Plaintiffs on November 19, 2007, counsel  
6 inadvertently referred to the Plaintiffs as SABRINA BRIERTON JOHNSON, KENNETH JOHNSON  
7 and JOAN BRIERTON-JOHNSON.

8  
9           In the future copies of all correspondence and pleadings should be mailed to:

10           **Brian D. Witzer, Esq.**  
11           **Daniel Balaban, Esq.**  
12           **Law Offices of Brian D. Witzer, Inc.**  
13           **Witzer Law Building**  
14           **8752 Holloway Drive**  
15           **West Hollywood, CA 90069**  
16           **(310) 777-5999 - telephone**  
17           **(310) 777-5988 - fax**  
18           **daniel@witzerlaw.com**

19           DATED: November 27, 2007

20           GREENE BROILLET & WHEELER, LLP

21             
22           BROWNE GREENE  
23           ALAN VAN GELDER  
24           Attorneys for Plaintiff

25           GREENE BROILLET & WHEELER, LLP  
26           P.O. BOX 2131  
27           SANTA MONICA, CA 90407-2131

PROOF OF SERVICE  
(C.C.P. 1013A, 2015.5)

## **STATE OF CALIFORNIA**

I am employed in the county of Los Angeles, State of California. I am over the age of eighteen years and not a party to the within action; my business address is 100 Wilshire Boulevard, 21st Floor, Santa Monica, California 90401.

On November 28, 2007 I served the foregoing document, described as AMENDED NOTICE OF ASSOCIATION OF COUNSEL on the interested parties in this action

X by placing the true copies thereof enclosed in sealed envelopes addressed as stated on the attached mailing list.

— by placing — the original — a true copy enclosed in sealed envelopes addressed as follows:

X BY MAIL.

I deposited such envelope in the mail at Santa Monica, California. The envelope was mailed with postage thereon fully prepaid.

X As follows: I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with U.S. postal service on that same day with postage thereon fully prepaid at Santa Monica, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

Executed on November 28, 2007 at Santa Monica, California.

**— BY PERSONAL SERVICE.** I delivered such envelope by hand to the offices of the addressee.

BY FACSIMILE. I faxed a copy of the above-described document to the interested parties as set forth [above/on the attached mailing list].

Executed on November 28, 2007 at Santa Monica, California.

X (FEDERAL) I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Michelle Leslie  
Name

Mitchell Lash  
Signature

1                   ***GAINES v. JOHNSON & JOHNSON, et al.***  
2                   **Service List**

3                   Thomas W. Pulliam, Jr., Esq.  
4                   Kenneth P. Conour, Esq.  
5                   DRINKER BIDDLE & REATH LLP  
6                   50 Fremont St., 20<sup>th</sup> Floor  
7                   San Francisco, CA 94105-2235  
8                   (415) 591-7500 telephone  
9                   (415) 591-7510 facsimile

10                  Attorneys for Defendants:  
11                  Johnson & Johnson, A New Jersey Corp.;  
12                  McNeil Consumer Healthcare;  
13                  McKesson Corporation; and  
14                  Wal-Mart Stores

15                  Brian D. Witzer, Esq  
16                  Daniel Balaban, Esq.  
17                  Law Offices of Brian D. Witzer, Inc.  
18                  Witzer Law Building  
19                  8752 Holloway Drive  
20                  West Hollywood, CA 90069  
21                  (310) 777-5999 - telephone  
22                  (310) 777-5988 - facsimile

23                  Attorneys for Plaintiffs:  
24                  Estate of Thomas B. Gaines  
25                  Diana L. Gaines  
26                  Gary D. Gaines

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